

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of:

THE APPLICATION OF LOUISVILLE CGSA INC.,)	
FOR THE ISSUANCE OF A CERTIFICATE OF)	
PUBLIC CONVENIENCE AND NECESSITY TO PRO-)	
VIDE A NEW DOMESTIC PUBLIC CELLULAR RADIO)	
TELECOMMUNICATIONS SERVICE TO THE PUBLIC)	
IN THE GREATER LOUISVILLE METROPOLITAN)	CASE NO. 9048
AREA INCLUDING ALL, OR PARTS OF,)	
JEFFERSON, BULLITT, SPENCER, SHELBY,)	
OLDHAM, TRIMBLE, AND HENRY COUNTIES)	
IN KENTUCKY AND FLOYD, CLARK AND HARRISON)	
COUNTIES IN INDIANA)	

O R D E R

On November 12, 1984, the Public Service Commission ("Commission") entered an Order cancelling the hearing scheduled for November 14, 1984, and ordering that this case stand as submitted. This Order was based on a Motion filed by Louisville CGSA, Inc., ("Louisville CGSA") and the withdrawal of opposition by Intervenor, Louisville Telephone Company. Along with its motion, Louisville CGSA filed a revised tariff which added provisions with respect to roamer service, reduced certain costs to retailers and deleted an optional 36-month contract provision.

The Commission, having reviewed the evidence of record and being advised, is of the opinion and finds that:

1. Louisville CGSA was granted a certificate of public convenience and necessity by Order of the Commission dated July 20, 1984.

2. Louisville CGSA has completed construction of its cellular system, has an application for its "covering license" pending before the Federal Communications Commission and is prepared to begin service upon issuance of that license.

3. The rates contained in Louisville CGSA's tariff are the maximum rates which may be charged. Current rates are shown in a pricing list filed with the tariff. A new pricing list is to be filed with the Commission showing any change in the rates and charges, at or below the maximum, not less than 20 days prior to the effective date of such change.

4. The rates proposed by Louisville CGSA are fair, just and reasonable and should be approved.

5. As of the date of this Order, the National Association of Regulatory Utility Commissioners has not agreed upon a Uniform System of Accounts for Cellular Communications Licensees. Until the adoption of such a Uniform System of Accounts, the Commission is of the opinion that Louisville CGSA should maintain accounts of its cellular operations separate from any other business affiliate and in such manner as the revenues and expenses for cellular operations in Kentucky can be readily indentifiable. Within 30 days of the date of this Order Louisville CGSA should file its chart of accounts which it will maintain until such time

as this Commission prescribes a Uniform System of Accounts for Cellular Radio Telecommunications Service. Subsequent to the adoption of a Uniform System of Accounts this Commission will issue its reporting requirements for Louisville CGSA and for all other Cellular Communications Licensees under its jurisdiction.


IT IS THEREFORE ORDERED that the rates contained in the revised tariff and the pricing list be and they hereby are approved for services rendered on and after the date of this Order.

IT IS FURTHER ORDERED that within 30 days of the date of this Order, Louisville CGSA shall file its revised tariff sheets setting out the rates and charges approved herein and the rules and regulations governing the provision of service.

IT IS FURTHER ORDERED that within 30 days of the date of this Order Louisville CGSA shall file its chart of accounts which it will maintain for Kentucky operations until such time as this Commission prescribes a Uniform System of Accounts for Cellular Radio Telecommunications Service.

Done at Frankfort, Kentucky, this 14th day of December, 1984.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman

ATTEST:

Secretary


Commissioner